Barket Marion Epstein & Kearon, LLP

Attorneys at Law

666 Old Country Road, Suite 700 Garden City, New York 11530 [P] 516.745.1500 • [F] 516.745.1245

www.barketmarion.com

5 Columbus Circle, Suite 710 New York, New York 10019 [P] 212.972.1710 [Send mail to Garden City]

Bruce A. Barket

bbarket@barketmarion.com

FILED
IN CLERK'S OFFICE
U.S. DISTRICT COURTED NY

June 26, 2014

★ JUN 30 2014

LONG ISLAND OFFICE

via ELECTRONIC FILING

Honorable Leonard D. Wexler United States District Court Eastern District of New York 814 Federal Plaza Central Islip, N.Y. 11722-4451

Re:

United States v. Gershon Barkany

Docket No.: 13-CR-362

Dear Judge Wexler:

As you are aware, this firm represents Gershon Barkany ("the defendant") in the above-captioned matter. We are writing to request permission for Mr. Barkany to travel to California one day next week with 24 hour notice to Pretrial. Mr. Barkany will not know the exact details of his travel until some point next week. Unfortunately, we cannot predict when these requests by investors will be made.

I have contacted Pretrial services and AUSA Christopher Caffarone regarding the request. Both have consented to this request.

Thank you in advance for your time and consideration.

BARKET, MARION, EPSTEIN & KEARON, LLP

By:

/s/ Bruce A. Barket

Bruce A. Barket, Esq.

666 Old Country Road, 7th Floor

Garden City, NY 11530

cc: AUSA Christopher Caffarone (via ECF)
PSO Anna Lee – (electronic mail)

SO ORDERED.

Dated: Central Islip, N.Y.

20

Leonard D. Worler U.S. District Judge

The more information J. D. W. 6/30/14